## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

Christopher A. Moore Plaintiff	)
MARY LOU MOORE ESTATE Plaintiff	) ) )
V.	) CIVIL ACTION
10 TEMPLE PLACE LIMITED PARTNERSHIP, et al Defendants	) ) NO:05-10853MLW

## MOTION FOR EXTENSION OF TIME

This request for a 45 (forty-five) day extension of time for the appointment of counsel is being made in conjunction with the accompanying "amended complaint" that is also being filed with the court. This amended complaint was necessary because a) additional Defendants have been added to the complaint; b) additional facts in support of the complaint have been added; and c) 14 (fourteen) separate exhibits covering 40 (forty) pages have also been added to the complaint. All of this additional information was necessary and had to be included in the complaint, and the complaint filed with the court before Plaintiff Christopher Moore could take the complaint to outside counsel for their review and consideration in regards to an appointment as counsel for the Mary Lou Moore Estate. It would be very difficult to find any counsel willing to consider accepting a role in this case until and unless prospective counsel know the facts, and the Defendants involved.

The timing of the filing of this amended complaint was also affected by the fact that Plaintiff Christopher Moore has been responsible for filing many other documents in court in addition to this complaint.

When the previous request for an extension of time was made it was done right after Plaintiff Christopher Moore had resumed work, after having suffered serious medical problems. Mr. Moore had hoped and anticipated that all the work would be done by today.

The amended complaint filed today presents a much more complete picture of the events outlined in the complaint, and the individuals and institutions that were responsible for these actions.

Respectfully Submitted

Christopher A. Moore

Plaintiff

Respectfully Abmitted

thristopher A. Moore

Administrator, Mary Moore Estate

Plaintiff